COUPERATION INCAT

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Roc'd PCT/PTO 09 FEB 2005 10/523751

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

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NOTARBARTOLO & GERVAS MILANO E idv. 2004

bate of mailing day/month/year)

02.11.2004

IMPORTANT NOTIFICATION

Applicant's or agent's file reference 4303PTWO/dz

International filing date (day/month/year)

Priority date (day/month/year)

International application No. PCT/EP 03/07300

08.07.2003

09.08.2002

Applicant

To:

ITALIE

UNIVERSITA' DEGLI STUDI DI MILANO - BICOCCA et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

Authorized Officer

European Patent Office

Hebert, W

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Rec'd PCT/PTO 09 FEB 2005

PATENT COOPERATION TREATY



PCT

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

10/523751

Applicant's or agent's file	reference	See Notification	of Transmittal of International					
4303PTWO/dz		CTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
International application I	No. International filing date 08.07.2003		Priority date (day/month/year) 09.08.2002					
International Patent Class C07D401/14	International Patent Classification (IPC) or both national classification and IPC							
0070401714								
Applicant								
UNIVERSITA DEGI	LI STUDI DI MILANO - BICOCCA et	aı.	•					
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This international Authority and is facilities.	Il preliminary examination report has bee transmitted to the applicant according to	en prepared by this Intern	national Preliminary Examining					
radionly and io		Autolo do.						
2. This REPORT of	onsists of a total of 4 sheets, including t	his cover sheet.						
☐ This report	is also accompanied by ANNEXES, i.e.	sheets of the description	claims and/or drawings which have					
been amer	nded and are the basis for this report and 70.16 and Section 607 of the Administra	d/or sheets containing rec	tifications made before this Authority					
-		uve instructions under the	e PC1).					
These annexes	consist of a total of sheets.	•						
3. This report conta	ains indications relating to the following it	ems:						
I ⊠ Basis	s of the opinion							
II 🗆 Priori	•							
<u> </u>	establishment of opinion with regard to r	novelty, inventive step and	d industrial applicability					
—	of unity of invention	•						
V ⊠ Reas citatio	V 🗵 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
	in documents cited							
VII 🗆 Certa	in defects in the international application	1						
VIII 🔲 "Certa	VIII							
Date of submission of the	demand	Date of completion of this	report					
05.02.2004								
05.03.2004		02.11.2004						
Name and mailing address	ss of the International	Authorized Officer						
preliminary examining au	thority: Patent Office		Jerutuka Palentini, Eg					
D-80298 M		Goss, I						
	9 2399 - 4465	Telephone No. +49 89 239	99-8292					
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/07300

I.	Basi	is of	the	re	ро	rt
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	scription, Pages							
	1-12	!	as originally filed						
	Claims, Numbers								
	1-16	· ·	as originally filed						
2.	With lang	ith regard to the language , all the elements marked above were available or furnished to this Authority in th nguage in which the international application was filed, unless otherwise indicated under this item.							
These elements were available or furnished to this Authority in the following language: , which is:									
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).							
	the language of publication of the international application (under Rule 48.3(b)).								
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).						
3.	With inte	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the nternational preliminary examination was carried out on the basis of the sequence listing:							
		contained in the inter	national application in written form.						
		filed together with the international application in computer readable form.							
		furnished subsequen	tly to this Authority in written form.						
		furnished subsequen	tly to this Authority in computer readable form.						
		and the second s							
		The statement that the listing has been furni	ne information recorded in computer readable form is identical to the written sequence shed.						
4.	The	esulted in the cancellation of:							
		the description,	pages:						
		the claims,	Nos.:						
		the drawings,	sheets:						
5.		This report has been been considered to g	established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).						
		(Any replacement sh	neet containing such amendments must be referred to under item 1 and annexed to this						
6.	Add	tional observations, if necessary:							

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/07300

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-16

No: Claims

Inventive step (IS) Yes: Claims 1-16

No: Claims

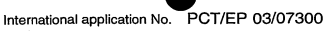
Industrial applicability (IA) Yes: Claims 1-16

No: Claims

2. Citations and explanations

see separate sheet

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**



Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty

The present application refers to heteroaromatic chromophores of general formulas (I) and (II) characterized by the presence of a central het-2 heterocyclic group (which is in turn pyridine, pyridazine, pyrazine, pyrimidine or pyrido-pyridine) symmetrically substituted by i.a. pyrrolyl or thiophenyl. The main structural difference between the system presently claimed and those described in D1 (as well as in D3 or D4) resides in the position of the electron-withdrawing functionalities and the donor heteroaromatics. D1 exemplifies substituted conjugated pyrrole compounds whereas those presently claimed are substituted conjugated pyridinium chromophores. Novelty can be thus recognized.

Inventive step

The problem underlying the present application appears to reside in the provision of further TPA chromophores based on different substituted heteroaromatic compounds (see page 2 of the description, lines 27 to 29).

TPA dyeing systems which rely on the electronic properties of π -deficient and π excessive heterocycles (therefore useful as acceptor and donor moieties) are already known from the prior art. In particular D1 already describes new active molecules having a similar general framework wherein the electronic and optical properties as well as possible TPA- based applications.

Now, the fact that the present system is in a changed order (minimum difference when Het-1 to Het-3 are the same in both cases) with regard to the position of the Het-1 to Het-3 heteroaromatic rings seemed to represent

- i) an obvious different combination of moiety which had been
- ii) individually already well described and
- iii) already applied in the same technical field.

However, in view of the experimental evidence showing that the two-photon absorption activity is unpredictable (see reference compound from D1, showing the maximum structural overlap for comparison purposes) and therefore in favour of a surprising effect of the claimed compounds, an inventive step can be recognized.